S. 1178

At the request of Mr. Chafee, the names of the Senator from Mississippi [Mr. Lott] and the Senator from Utah [Mr. Hatch] were added as cosponsors of S. 1178, a bill to amend title XVIII of the Social Security Act to provide for coverage of colorectal screening under part B of the Medicare Program.

SENATE RESOLUTION 146

At the request of Mr. Johnston, the name of the Senator from Virginia [Mr. Robb] was added as a cosponsor of Senate Resolution 146, a resolution designating the week beginning November 19, 1995, and the week beginning on November 24, 1996, as "National Family Week," and for other purposes.

AMENDMENTS SUBMITTED

THE AGRICULTURE APPROPRIA-TIONS ACT FOR FISCAL YEAR 1996

REID (AND BROWN) AMENDMENT NO. 2685

Mr. REID (for himself and Mr. Brown) proposed an amendment to the bill (H.R. 1976) making appropriations for Agriculture, rural development, Food and Drug Administration, and related agencies programs for the fiscal year ending September 30, 1996, and for other purposes; as follows:

At the appropriate place, insert the following:

SEC. . BOARD OF TEA EXPERTS

None of the funds appropriated under this Act may be used for the salaries or expenses of the Board of Tea experts established under section 2 of the Act. entitled "An Act to prevent the importation of impure and unwholesome tea", approved March 2, 1897 (21 U.S.C. 42).

KERREY (AND KOHL) AMENDMENT NO. 2686

Mr. DASCHLE (for Mr. KERREY, for himself and Mr. KOHL) proposed an amendment to the bill H.R. 1976, supra; as follows:

On page 83, strike line 4 through line 15; On page 43, line 17; strike \$528,839,000 and insert in its place \$563.839.000:

On page 52, line 18; strike \$17,895,000 and insert in its place \$22,395,000;

On page 52, line 24; strike \$30,000,000 and insert in its place \$37,544,000;

On page 55, line 1; strike \$1,500,000 and insert in its place \$3,000,000.

BROWN (AND ABRAHAM) AMENDMENT NO. 2687

Mr. BROWN (for himself and Mr. ABRAHAM) proposed an amendment to the bill H.R. 1976, supra; as follows:

At the appropriate place in the amendment, insert the following:

(a) None of the funds appropriated or made available to the Federal Drug Administration by this Act shall be used to operate the Board of Tea Experts and related activities.

(b) The Tea Importation Act (21 U.S.C. 41 et seq.) is repealed.

BROWN AMENDMENTS NOS. 2688-2690

Mr. BROWN proposed three amendments to the bill H.R. 1976, supra; as follows:

AMENDMENT No. 2688

At the appropriate place, insert the following:

SEC. . PEANUT PROGRAM.

(a) IN GENERAL.—None of the funds made available under this Act may be used to carry out a price support or production adjustment program for peanuts.

(b) ASSESSMENT.—The Secretary of Agriculture may charge producers a marketing assessment to carry out the program under the same terms and conditions as are prescribed under section 108B(g) of the Agriculture Act of 1949 (7 U.S.C. 1445c-3(g)).

AMENDMENT No. 2689

At the appropriate place in the amendment, insert the following:

SEC. . PRICE SUPPORT AND GRADING AND IN-SPECTION OF TOBACCO.

(a) IN GENERAL.—None of the funds made available under this Act may be used to pay the salaries or expenses of the employees of the Department of Agriculture to grade or inspect tobacco or to administer price support functions for tobacco.

(b) ASSESSMENT.—The Secretary of Agriculture may charge producers a marketing assessment to grade or inspect tobacco and to administer the price support functions under the same terms and conditions as are prescribed in the Agricultural Act of 1949 (7 U.S.C. 1445–1 and 1445–2).

AMENDMENT No. 2690

Insert at page 84, between line 2 and line 3: SEC. 730. None of the funds available in this Act shall be used for any action, including the development or assertion of any position or recommendation by or on behalf of the Forest Service, that directly or indirectly results in the loss of or restriction on the diversion and use of water from existing water supply facilities located on National Forest lands by the owners of such facilities, or result in a material increase in the cost of such yield to the owners of the water supply; Provided: nothing in this section shall preclude a mutual agreement between any agency of the Department of Agriculture and a state or local governmental entity or private entity or individual.

BRYAN (AND BUMPERS) AMENDMENT NO. 2691

Mr. BRYAN (for himself and Mr. BUMPERS) proposed an amendment to the bill H.R. 1976, supra; as follows:

On page 65, line 18, before the period at the end, insert the following: ": Provided further, That none of the funds made available under this Act may be used to carry out the market promotion program established under section 203 of the Agricultural Trade Act of 1978 (7 U.S.C. 5623)".

AUTHORITY FOR COMMITTEES TO MEET

COMMITTEE ON ARMED SERVICES

Mr. COCHRAN. Mr. President, I ask unanimous consent that the committee on Armed Services be authorized to meet on Monday, September 18, 1995, at 3 p.m. in executive session, to consider and act on the committee's recommendation for the reconciliation bill

The PRESIDING OFFICER. Without objection, it is so ordered.

ADDITIONAL STATEMENTS

THE 75TH ANNIVERSARY OF THE TOWN OF INDIAN HEAD, MD

• Mr. SARBANES. Mr. President, I would like to call to the attention of our colleagues celebrations that are underway to celebrate the 75th anniversary of the establishment of the town of Indian Head, MD. The mayor of Indian Head, Warren Bowie, along with the entire community, has planned several significant events to commemorate this propitious milestone.

One of two incorporated townships in Charles County, Indian Head's history goes back much further than its date of incorporation in 1920. The territory now known as Indian Head was given to Lord Baltimore, and then to Gen. Charles Cornwallis, as part of a land grant made by the English King in 1736. Records later reveal that Cornwallis titled the land to George Washington in 1761

Older charts and maps dating from 1776 through 1866 indicate that Indian Head has had several names including Indian Point, Indian Headlands, and Indian Head Point. All of these names reflect the more popular tale of how the name Indian Head was bestowed upon the town. As the story is told, there was an Algonquin chief who had promised his daughter in marriage to the son of the chief of the neighboring Piscataway Tribe. Before the two children were united, the young woman met an Indian hunter who was traveling up the Potomac River from the Virginia Colony. The two immediately fell in love. The Algonquin chief, enraged at the disruption of the wedding plans, ordered the hunter to leave and never to return to the region again. The hunter vowed that he would come back for his love. His plans to return were discovered and foiled. The night he returned, he was ambushed by Algonquin warriors and beheaded. His head was placed on a spear and set in the sand as a warning to other trespassers. The very next day, the first white settlers came and discovered this monument. Hence the name Indian Head.

Indian Head was slow to populate itself, largely due to the fact that the area was mainly marshland. But in 1890 the U.S. Navy decided to move its proving ground to Indian Head, primarily because of its location between the naval shipyards in Norfolk and the Washington Navy Yard on the Anacostia. As the installation at Indian Head grew, so did the town. When it became inevitable that the United States would become deeply engaged in World War I, Indian Head was given a large appropriation to expand its facilities to produce smokeless powder. The naval powder factory, which is now the naval ordnance station, provided the stimulus for the expansion of Indian Head.